## WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 6309

IN THE MATTER OF:

Served August 3, 2001

Case No. MP-2001-61

ERRANDS PLUS, INC., Trading as )
RMA CHAUFFEURED TRANSPORTATION )
SERVICE, Revocation of Certificate)
of Insurance and Investigation of )
Suspension and Revocation of )
Certificate No. 287

This proceeding was initiated on July 3, 2001, in Order No. 6272, after the Commission received from respondent's insurance company two certificates of insurance, one for \$1.5 million and one for \$5 million. Commission Regulation No. 58-03 states that WMATC carriers with operating authority unrestricted as to vehicle seating capacity, such as respondent, must insure all of their revenue vehicles for \$5 million.

Order No. 6272 revoked respondent's insurance certificates effective August 2 and directed respondent to cancel the \$1.5 million policy, transfer the vehicles on that policy to the \$5 million policy and file a new \$5 million certificate of insurance, all within thirty days. On August 1, respondent's insurance company filed a newly executed certificate of insurance for \$5 million and verification that all of respondent's vehicles are covered by the underlying policy. Accordingly, this proceeding is terminated.

IT IS SO ORDERED.

FOR THE COMMISSION:

William H. McGilvery Executive Director

In re Shirley L. Nelson, t/a L&N Transp., No. MP-96-16, Order
No. 4834 (May 9, 1996); In re United Mgmt. Corp., No. MP-92-31, Order
No. 3995 (Sept. 3, 1992); In re V.I.P. Tours, No. MP-91-11, Order
No. 3634 (Mar. 19, 1991).